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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/016,957	12/07/2001	Raymond P. Vander Veen	555255012303	7353
7590 10/22/2004		EXAMINER		
David B. Cochran, Esq. Jones, Day, Reavis & Pogue			TAYLOR, BARRY W	
North Point, 901 Lakeside Ave. Cleveland, OH 44114			ART UNIT	PAPER NUMBER
			2643	

DATE MAILED: 10/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No.	Applicant(s)				
		10/016,957	VANDER VEEN ET AL.				
		Examiner	Art Unit				
		Barry W Taylor	2643				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address				
THE - Exte after - If the - If NC - Failu	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timy within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONF.	nely filed s will be considered timely. the mailing date of this communication. D. (35 U.S.C. 8 133)				
Status							
1)	Responsive to communication(s) filed on						
2a)□	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
4) 🛛	4)⊠ Claim(s) <u>1-6</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-6</u> is/are rejected.						
7)[	Claim(s) is/are objected to.						
8)[	Claim(s) are subject to restriction and/or	r election requirement.					
Applicati	ion Papers						
9)[	The specification is objected to by the Examine	r.					
10)⊠ The drawing(s) filed on <u>07 December 2001</u> is/are: a)⊠ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the		•				
	Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority ι	ınder 35 U.S.C. § 119						
12)	Acknowledgment is made of a claim for foreign  ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
٠,١	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the prior						
	application from the International Bureau		J				
* S	See the attached detailed Office action for a list	of the certified copies not receive	d.				
Ā.,. ·							
Attachment	t(s) e of References Cited (PTO-892)						
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary ( Paper No(s)/Mail Da	(PTO-413) te				
3) 🔲 Inform	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	5) Notice of Informal Pa					
S Patent and Tr	odowed Office						

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

1. Claims 1-2 and 4-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shim et al (6,643,528 hereinafter Shim) in view of Colonna et al (6,115,620 hereinafter Colonna).

Regarding claim 1. Shim teaches an integrated radiotelephone holster wherein when the radiotelephone is placed into holster, the phone enters into different modes of operation including: power save mode, answer mode (e.g. receiving incoming call, voice

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or data), deactivated state (e.g. terminate call), phone mail or other desired functions (abstract, col. 2 lines 8-29, col. 3 lines 37-53). Shim discloses sensing when phone is removed from holster wherein the speaker function is automatically disabled (col. 4 lines 7-16) and when phone is placed into holster the phone enters idle mode (see sleep mode col. 4 line 22). Shim further discloses that when in power-conservation mode and still in holster and incoming call (i.e. voice or data) is received the phone advises the user wearing the holster of incoming call and powers the audio appliance for user to use in responding to call (col. 4 line 40 – col. 5 line 3). Shim discloses other components may be reactivated when incoming call received, for example visual alerts, displays, touch sensitive screen, etc. (col. 5 lines 3-15).

Shim fails to show using magnet for sensing phone is in holster.

Colonna teaches a mode-switchable communication device having standby mode, private mode (i.e. normal mode), and speakerphone mode (abstract). Colonna discloses the phone is capable of voice and data mode, email and fax capability (col. 2 lines 55-60). Colonna discloses the holster contains magnet (col. 3 lines 33-52, col. 4 lines 50-65) that provides an override signal to controller. Colonna discloses that by using magnet in holster (col. 6 lines 12-34) allows phone to be detected and when phone is removed from holster the phone automatically reverts to private mode (i.e. normal mode).

It would have been obvious for any one of ordinary skill in the art at the time of invention to modify the holster and phone as taught by Colonna to use magnet in holster

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enabling the phone to detect when removed from holster to thereby automatically enter in to answer mode.

Regarding claim 2. Shim teaches a method of answering a voice call (see figure 5) comprising steps of:

providing a handheld mobile station stored in holster (see step 51 figure 5);
receiving an incoming voice call on the mobile station when it is in an idle state
(see steps 51, 55 and 61 figure 5 wherein mobile is in holster and in power save mode
and incoming call);

notifying a user of a mobile station that voice call has been received (see step 63 wherein user advised of incoming call).

Shem fails to disclose detecting phone removed from holster and automatically answering call.

Colonna teaches a mode-switchable communication device having standby mode, private mode (i.e. normal mode), and speakerphone mode (abstract). Colonna discloses the phone is capable of voice and data mode, email and fax capability (col. 2 lines 55-60). Colonna discloses the holster contains magnet (col. 3 lines 33-52, col. 4 lines 50-65) that provides an override signal to controller. Colonna discloses that by using magnet in holster (col. 6 lines 12-34) allows phone to be detected and when phone is removed from holster the phone automatically reverts to private mode (i.e. normal mode).

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It would have been obvious for any one of ordinary skill in the art at the time of invention to modify the holster and phone as taught by Colonna to use magnet in holster enabling the phone to detect when removed from holster to thereby automatically answer call.

Regarding claim 4. Shem fails to disclose using mobile phone having magnet detection that detects magnet located in holster.

Colonna teaches a mode-switchable communication device having standby mode, private mode (i.e. normal mode), and speakerphone mode (abstract). Colonna discloses the phone is capable of voice and data mode, email and fax capability (col. 2 lines 55-60). Colonna discloses the holster contains magnet (col. 3 lines 33-52, col. 4 lines 50-65) that provides an override signal to controller. Colonna discloses that by using magnet in holster (col. 4 lines 50-65col. 6 lines 12-34) allows phone to be detected (see magnet sensor item 116 figure 1) and when phone is removed from holster the phone automatically reverts to private mode (i.e. normal mode).

It would have been obvious for any one of ordinary skill in the art at the time of invention to modify the holster and phone as taught by Colonna to use magnet in holster and magnet sensor in telephone for the benefit of detecting when phone is located in holster.

Method claim 5 is rejected for the same reasons as apparatus claim 1 since the recited apparatus would perform the claimed method step. Furthermore, both Shem

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and Colonna teach voice and data capabilities. In fact, Colonna teaches receiving and decoding received signals (col. 2 line 65 – col. 3 line 32) enabling controller the ability to receive and decode message so that the received signal may be recognized as voice or data information (col. 3 lines 8-18).

Therefore, it would have been obvious for any one of ordinary skill in the art at the time of invention to modify the holster and phone as taught by Colonna to use magnet in holster enabling the phone to detect when removed from holster to thereby automatically display received data information.

Regarding claim 6. Shem fails to show using magnet.

Colonna teaches a mode-switchable communication device having standby mode, private mode (i.e. normal mode), and speakerphone mode (abstract). Colonna discloses the phone is capable of voice and data mode, email and fax capability (col. 2 lines 55-60). Colonna discloses the holster contains magnet (col. 3 lines 33-52, col. 4 lines 50-65) that provides an override signal to controller. Colonna discloses that by using magnet in holster (col. 4 lines 50-65col. 6 lines 12-34) allows phone to be detected (see magnet sensor item 116 figure 1) and when phone is removed from holster the phone automatically reverts to private mode (i.e. normal mode).

It would have been obvious for any one of ordinary skill in the art at the time of invention to modify the holster and phone as taught by Colonna to use magnet in holster and magnet sensor in telephone for the benefit of detecting when phone is located in holster.

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2. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Shim et al (6,643,528 hereinafter Shim) in view of Colonna et al (6,115,620 hereinafter Colonna) further in view of Finch et al (5,542,105 hereinafter Finch).

Regarding claim 3. Shem in view of Colonna does not explicitly show detecting phone placed in holster; automatically ending the voice call.

Finch also teaches position sense radio carry case which can automatically adjust radio control functions such as <u>telephone hang-up</u> or illumination levels (abstract) by using magnet in holster (see 38 figure 2, col. 2 lines 2-60) and magnet sense circuitry in telephone (see 14 figure 1). Finch discloses that by using magnet and sense circuitry in telephone makes telephones more reliable since there is no need for moving mechanical switches to detect if phone placed into holster (col. 1 lines 42-49).

It would have been obvious for any one of ordinary skill in the art at the time of invention to modify the holster and phone as taught by Colonna in view of Colonna to use magnet in holster as taught by Finch for the benefit of sensing when phone placed into holster so that telephone hang-up occurs automatically thereby saving battery life.

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Barry W. Taylor whose telephone number is (703) 305-4811. The examiner can normally be reached on Monday-Friday from 6:30am to 4pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curtis Kuntz can be reached on (703) 305-4708. The fax phone number for this Group is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to Technology Center 2600 customer service Office whose telephone number is (703) 306-0377.

Barry W. Taylor Patent Examiner

Technology Center 2600

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